LEGISLATIVE SERVICES AGENCY OFFICE OF FISCAL AND MANAGEMENT ANALYSIS

200 W. Washington, Suite 301 Indianapolis, IN 46204 (317) 233-0696 http://www.in.gov/legislative

FISCAL IMPACT STATEMENT

LS 7169 NOTE PREPARED: Jan 26, 2015

BILL NUMBER: HB 1472 BILL AMENDED:

SUBJECT: Various Tax Matters.

FIRST AUTHOR: Rep. Negele BILL STATUS: As Introduced

FIRST SPONSOR:

FUNDS AFFECTED: X GENERAL IMPACT: State & Local

 $\overline{\underline{X}}$ DEDICATED FEDERAL

Summary of Legislation: The bill contains the following provisions:

Definition of Temporary Storage: It specifies that the definition of "storage" for purposes of the Use Tax does not include temporary storage of property for not more than 60 days for the purpose of the subsequent use of the property solely outside Indiana.

Sales Tax Refunds: It removes the 36 month rolling time limit on filing refund claims for exempt utility purchases exempt from Sales and Use Tax.

Sales Tax Exemption - Medical Equipment: It amends the Sales Tax exemption for medical equipment, supplies, and devices to: (1) restate the application of the Sales Tax exemption for medical equipment, supplies, and devices; and (2) provide a Sales Tax exemption for food, food ingredients, and dietary supplements that are sold by a licensed practitioner or pharmacist.

Sales Tax Exemption - Prescription Drugs: It amends the Sales Tax exemption for drugs, insulin, oxygen, blood, or blood plasma to restate the application of the Sales Tax exemption.

Sales Tax Exemption - Prescribed Food: It repeals the Sales Tax exemption for food and food ingredients prescribed as medically necessary by a physician.

Sales Tax Exemption - Research and Development: It amends the definition of "research and development activities" for purposes of the Sales Tax exemption for research and development equipment and property.

Retail Merchant Certificates: It provides guidance on when a retail merchant's certificate may be revoked.

Research Expense Credit: It specifies that the federal research and development credit used for purposes of calculation of the Indiana Research Expense Income Tax Credit is the same as the federal research and development credit allowed under the Internal Revenue Code (IRC). It provides that "base amount" and "qualified research expense", for purposes of the state Research Expense Income Tax Credit, have the same meaning as those terms are defined under the Internal Revenue Code.

Internal Revenue Code (IRC): It updates references to the IRC.

Advanced Earned Income Tax Payments: It removes outdated references to earned income tax advance payments.

Withholding Tax Filings: It requires an employer to file annual withholding tax reports (Form WH-3) not later than 31 days after the end of the calendar year.

Filing Extensions: It provides that, if a person is allowed an extension of time by the Internal Revenue Service to file a federal income tax return, the corresponding due dates for the person's Indiana Income Tax returns are automatically extended for the same period as the federal extension.

Tax Warrants: It provides that a tax judgment may be released and a tax warrant expunged if the commissioner of the Department of State Revenue (DOR) determines that the release of the tax judgment and the expungement of the tax warrant are in the best interest of the state. (Under current law, the release of a tax judgment and expungement of a tax warrant are authorized only if the DOR determines that the filing of the tax warrant was in error.)

Administrative Procedures: It aligns the administrative procedures for protesting refund denials and proposed assessments. This bill changes the tax court's standard of review of DOR decisions. It codifies the attorney-client and deliberative process privileges.

Motor Carriers: It permits the DOR to deny an application for a motor carrier in certain situations.

Wheel Tax Collection Fee: It provides that the DOR may charge a fee to a vehicle owner for collecting the Wheel Tax. It specifies that the fees collected must be deposited in the Motor Carrier Regulation Fund.

Cigarette and Tobacco Tax: It eliminates the ability to purchase cigarette tax stamps using a letter of credit. It removes the exception from posting a bond or letter of credit for a distributor that has at least five consecutive years of good credit standing with the state.

Effective Date: January 1, 2015 (retroactive); July 1, 2015.

Explanation of State Expenditures: Department of State Revenue (DOR): The bill contains multiple provisions that affect the operations of the DOR. The DOR will incur additional expenses to revise forms, update instructions, and modify software applications. However, the bill also establishes identical procedures for protesting both refund denials and proposed assessments. Aligning the procedures will improve DOR's efficiency in resolving protests. The DOR should be able to implement the provisions within the bill with their current level of staffing and resources.

Tax Court: The bill changes the Tax Court's standard of review. The bill states that the Tax Court will grant deference to the DOR's findings of fact and interpretation of statute or rule. This provision will have an indeterminable impact on Tax Court decisions.

All State Agencies: The bill establishes protections for privileged communications of state officials and agencies. It states that decision making activities and information are protected by a deliberative process privilege and are not subject to discovery except as provided by statute. The deliberative process privilege applies to documents, testimony, and any other deliberative communications. This provision has no fiscal impact.

Explanation of State Revenues: <u>Summary-</u> The table below summarizes the estimated impact of provisions in the bill. (Provisions having no fiscal impact are excluded from the table.) Following the table are brief explanations of the provisions and potential revenue impacts. The provisions are categorized based on whether they are: (1) likely to increase state revenue, (2) likely to have no fiscal impact, or (3) likely to decrease state revenue.

Provision	Estima	Estimated Impact (\$ in millions)		
	FY 2015	FY 2016	FY 2017	
Sales Tax Exemption - Medical Purchases	\$0	*	*	
Withholding Tax Filings	\$0	*	*	
Definition of Temporary Storage	\$0	*	*	
Internal Revenue Code	(\$19.4)	(\$7.0)	(\$0.6)	
Research Expense Credit	\$0	(\$1.0 - \$5.0)	(\$1.0 - \$5.0)	
Income Tax Refunds	\$0	(\$1.0 - \$1.8)	(\$1.0 - \$1.8)	
Sales Tax Refunds	\$0	(*)	(*)	
Tax Warrants	\$0	(*)	(*)	
Total	(\$19.4)	(\$9.0 - \$13.8)	(\$2.6 - \$7.4)	

^{*} Indeterminable fiscal impact.

Likely to Increase State Revenue -

Sales Tax Exemption - Medical Purchases: The bill restates Sales Tax exemptions for medical purchases by patients, including equipment, devices, supplies, and drugs that are prescribed by a licensed practitioner. It also restates exemptions for purchases of drugs and certain other items by licensed practitioners or health care facilities for direct consumption in treating patients. The bill does not substantially change any of the current Sales Tax exemptions for medical purchases. Data are not available to provide a specific estimate, but it is expected that the changes will result in a Sales Tax revenue increase that is likely to be small.

Definition of Temporary Storage: This provision clarifies current law, which allows an exemption from Use Tax for property that is stored in Indiana and subsequently transported out of the state. The bill provides that this exemption only applies if the property is stored in Indiana for not more than 60 days. This provision

could potentially cause a small increase in revenue through audit and voluntary compliance because it clearly defines the time period for temporary storage for businesses that store items for shipment to other states. The actual Sales Tax revenue increase is indeterminable, but it is likely to be small.

Withholding Tax Filings: The bill requires an employer to file annual withholding tax reports (Form WH-3) no later than 31 days after the end of the calendar year. The DOR currently requires employers to file form WH-3 before the last day in February. This will aid the DOR in its compliance activities. The actual Income Tax revenue increase is indeterminable, but it is likely to be small.

<u>Likely to Have No Fiscal Impact</u> -

Sales Tax Exemption - Research and Development: The bill clarifies the definition of what is considered "research and development activities" and "research and development property" for the purpose of the Sales Tax exemption for property used in research and development. This provision puts into statute the requirements that the DOR currently uses to determine eligibility for the exemption, so it would not have a significant impact on revenue.

Retail Merchant Certificates and Motor Carrier Applications: The bill clarifies under what circumstances the DOR may revoke a retail merchant's certificate or deny a motor carrier application. This provision could potentially result in the revocation of additional certificates and reduce the number of motor carriers. However, it is not likely to have a significant impact on state revenue.

Income Tax Filing Extensions: If the Internal Revenue Service (IRS) grants an entity a filing extension for their federal income tax return, the due dates of the entity's corresponding Indiana Income Tax return are automatically extended for the same period. Current law gives the Indiana taxpayer an additional 30 days beyond the date provided by the IRS.

Cigarette Tax: The bill eliminates the ability to purchase Cigarette Tax stamps using a letter of credit. Distributors would be required to purchase cigarette tax stamps with cash or file a bond in an amount that is at least the price of the stamps. This provision would not have a significant impact on revenue, other than to prevent the state from losing cigarette tax revenue from a distributor that defaults on a letter of credit.

Advanced Earned Income Tax Payments: Eliminating the references to advanced EITC payments will have no fiscal impact. Federal legislation signed into law August of 2010 repealed the advanced EITC effective December 31, 2010.

Likely to Decrease State Revenue -

Internal Revenue Code (IRC): The bill updates the reference to the IRC as amended and in effect on January 1, 2015. The current reference to the IRC pertains to all IRC provisions amended and in effect on January 1, 2013. The update would include the changes as a result of the Tax Increase Prevention Act of 2014, which extended several expired tax provisions. The revenue impact of recognizing the updated IRC will reduce state General Fund revenue by approximately \$19.4 M in FY 2015, \$7.0 M in FY 2016, and \$0.6 M in FY 2017.

Some IRC provisions that Indiana's Income Tax does not conform to were allowed to expire on December 31, 2014. Since Indiana's Income Tax does not conform to these IRC provisions, taxpayers are required to add back amounts or make adjustments to federal adjusted gross income (AGI) to compute the Indiana Income Tax. Those addbacks and adjustments will no longer be necessary, and they should not have a

significant fiscal impact. (It is possible that these IRC provisions could be retroactively reinstated during 2014.) The expiring provisions with an Indiana addback or adjustment are:

- Discharge of indebtedness on a principal residence.
- Increased expense limitations of section 179 property.
- Bonus deprecation.

Commercial Motor Vehicle Fee and Wheel Tax Collection Fee: The DOR collects the fees paid for the registration of commercial motor vehicles as well as fees charged to a vehicle owner for collecting the Wheel Tax. The bill deposits those fees collected by the DOR into the Motor Carrier Regulation Fund (MCRF). As written, the bill deposits all revenues generated from collection of both the International Registration Plan and base plate registrations collected by DOR into the Motor Carrier Regulation Fund. Most of these revenues currently go the Motor Vehicle Highway Account, Highway Road & Street Fund, Crossroads 2000 Fund, and to the Bureau of Motor Vehicles.

These provisions provide a transfer of approximately \$99 M in funds to the MCRF. Any balance in the MCRF that exceeds \$0.5 M at the end of the fiscal year will be transferred to the Motor Vehicle Highway Account. Assuming the DOR spends \$2.5 M for operations throughout the year, this provision will result in a net decrease of \$3 M in funds that would have been deposited into various vehicle highway accounts. A preliminary estimate shows that the State Highway Fund will lose \$1.5 M, Crossroads 2000 Fund will lose \$0.1 M, and the Bureau of Motor Vehicles will lose \$2.4 M in revenues.

Research Expense Credit: Changing certain definitions pertaining to the state Research Expense Credit is estimated to decrease revenue to the state General Fund by an estimated \$1M to \$5M annually. The Research Expense Credit may be claimed by Corporate AGI taxpayers and Individual AGI taxpayers.

The Research Expense Credit is based on the federal R&D tax credit. Under current law, the Research Expense Credit uses the IRC definition for "Qualified Research Expense" (QRE) and "Base Amount" as it was in effect on January 1, 2001. These definitions are used in calculating the amount of Research Expense Credit that could be claimed by a taxpayer. The bill updates the federal R&D tax credit reference to the date the Internal Revenue Code (IRC) is referenced in Indiana statute. Under current Indiana law, the QRE can be categorized as: (1) wages of employees engaging in qualified research, (2) supplies used for qualified research, and (3) a portion of contract research expenses paid to outside entities to perform qualified research.

The change in the bill will allow 100% (instead of 65% under current Indiana law) of the R&D expenses paid by the taxpayer to eligible small businesses, universities, and federal laboratories for qualified research which is energy research, to be qualified research expenses for the Indiana credit. Updating the definition of "Base Amount" will not have any impact on the amount of claims.

Income Tax Refunds: The bill increases the statute of limitations for refund claims requested by taxpayers with wages withheld from two to three years. The provision is effective beginning in FY 2016, and it is estimated to decrease revenue into the state General Fund by approximately \$1.0 M to \$1.8 M annually.

Sales Tax Refunds: The bill removes the 36 month time limit for taxpayers to claim the Sales Tax exemption for utilities purchased for direct consumption in the direct production of other tangible personal property. This provision could potentially decrease Sales Tax revenue to the extent that taxpayers claim additional exemptions for purchases that occur more than 36 months before the exemption is claimed. However, any

decrease in revenue is likely to be small, as the majority of taxpayers would likely continue to claim the exemption within 36 months.

Tax Warrants: This bill establishes that the Commissioner of the DOR may expunge a tax warrant if it is in the best interest of the state. As the DOR currently expunges very few tax warrants, the expansion of the expungement circumstances proposed by the legislation may cause some small, but unmeasurable, fiscal impact.

Explanation of Local Expenditures:

Explanation of Local Revenues: *Internal Revenue Code (IRC):* Updating the reference to the IRC will reduce local option income tax collections statewide by approximately \$1.26 M in FY 2015, \$0.54 M in FY 2016, and \$0.1 M in FY 2017.

Local Highway Departments: Local units that receive distributions from the Motor Vehicle Highway Account and Highway Road and Street Account will be affected by the bill. From the changes in the Motor Carrier fee collections, local units will lose approximately \$1.3 M in revenues.

State Agencies Affected: All executive and administrative agencies.

<u>Local Agencies Affected:</u> Local units who receive distributions from the Motor Vehicle Highway Account and Local Road & Street Account.

Information Sources: Chad Ranney, DOR, 233-4197; Jim Poe, DOR, 232-8039; Randy Boone, DOR, 615-7346; Joint Committee on Taxation, *Estimated Revenue Effects of H.R. 5771, the "Tax Increase Prevention Act of 2014,"*, JCX-107-14 R, December 3, 2014; Wolters Kluwer CCH, *2015 U.S. Master Tax Guide*, November 2014. *Tax Increase Prevention Act of 2014*, H.R. 5771, P.L. 113-295, 12/19/2014; Department of Revenue, WH-3 Withholding Tax Electronic Filing, http://www.in.gov/dor/4455.htm; Internal Revenue Code, 26 U.S. Code § 41 - Credit for increasing research activities.

<u>Fiscal Analyst:</u> Heath Holloway, 232-9867; Stephanie Wells, 232-9866; Lauren Tanselle, 232-9586; Randhir Jha, 232-9556.